1st Sub. S.B. 164 TRANSPORTATION FUNDING AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 2 MARCH 7, 2012 10:44 AM

Representative **Wayne A. Harper** proposes the following amendments:

- 1. Page 1, Line 14:
 - 14 { from certain projects }, and if the use of funds is not in violation of any agreement,
- 2. Page 1, Line 20:
 - 20 highway improvements; {-and-}
 - <u>provides that if project savings are identified by the Department of Transportation, and if the use of funds is not in violation of any agreement, the Department of Transportation shall provide \$1,000,000 of the funds to Midvale City for certain highway improvements; and</u>
- 3. Page 3, Line 63:
 - 63 renovations, and improvements to highways described in Subsections 72-2-121.4 (7) {-and} (8) ___ (8) __ and (9) __.
- 4. Page 5, Lines 145 through 146:
 - highway improvements on 4000 West from 7800 South to Old Bingham Highway.
 - (9) If project savings are identified by the Department of Transportation from the funds provided to the Department of Transportation as described in Subsection (2)(b) and if the use of funds is not in violation of any agreement, the Department of Transportation shall provide \$1,000,000 of the funds described in Subsection (2)(b) and from funds in the County of the First Class State Highway Projects Fund created by Section 72-2-121 to Midvale City to fund the following highway projects:
 - (a) \$500,000 to Midvale City for improvements to Union Park Avenue from I-215 exit south to Creek Road and Wasatch Boulevard; and
 - (b) \$500,000 to Midvale City for improvements to 7200 South from I-15 to 700 West
 - 146 { (9)} (a) (i) Before providing funds to a municipality or county under Subsections (7) { and }
- 5. Page 5, Line 147:
 - 147 (8), and (9), the Department of Transportation shall obtain from the municipality or county:
- 6. Page 5, Line 149 through Page 6, Line 150:

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certifying that the municipality or county will use the funds provided under Subsections (7) {and}
   149
   150
          (8) , and (9) solely for the projects described in Subsections (7) {and}
                                                                                         <u>, (8)</u> <u>, and (9)</u> ; and
7. Page 6, Lines 153 through 156
    Senate 3rd Reading Amendments
    2-29-2012:
   153
                (ii) Except as provided in Subsection (10) (b), by January 1 of each year, the
   154
          municipality or county receiving funds described in Subsections (7) {-and-}
                                                                                         <u>, (8)</u> <u>, and (9)</u> <u>shall</u>
          submit to the
   155
          Department of Transportation a statement of cash flow for the current fiscal year detailing the
   156
          funds necessary to pay project costs for the projects described in Subsections (7) {-and-} , (8) , and
          <u>(9)</u> .
8. Page 6, Lines 157 through 158
    Senate 3rd Reading Amendments
    2-29-2012:
                (iii) Except as provided in Subsection \hat{S} \rightarrow [\frac{(4)(b)}{(b)}] {(9)} (b) \leftarrow \hat{S}, after receiving the
   157
          statement
  157a
          required
   158
          under Subsection (10) (a)(ii) and after July 1, the Department of Transportation shall provide
9. Page 6, Lines 161 through 162
    Senate 3rd Reading Amendments
    2-29-2012:
   161
                (iv) Upon the financial close of each project described in Subsections (7) { and } , (8), and
                                                                                  <u>, (8)</u> <u>, and (9)</u> <u>shall submit a</u>
   162
          municipality or county receiving funds under Subsections (7) { and }
          statement
10. Page 6, Line 167
    Senate 3rd Reading Amendments
    2-29-2012:
          statement of cash flow as provided in Subsection \{(9)\} (10) (a)(ii) as soon as possible; and
   167
11. Page 6, Lines 171 through 172
    Senate 3rd Reading Amendments
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2-29-2012:

- 171 <u>a reimbursement under this Subsection</u> { (10) that is necessary or desirable to comply with federal
- 172 tax law.